



SOUTH CAROLINA ELECTRIC & GAS COMPANY NON-RESIDENTIAL APPLICATION

Today's Date: 12/11/08	Date Service requested to start:	Approximate	12/19/08
^	rkec		
(2) DBA (if applicable): Hrkers # 32	·		·
(3) Service Address:9227 Evan Way Bluffton SC	29910		
(4) Billing Address: 222 Drauton	Street Savar	nah, Ga	31401
(5) Do you currently have active service? Yes	• No • If so, at what address:		
	Corporation		□ Sole Proprietorship 9/24/53
(8) Social Security/Tax ID:	Driver License:	DOB:	10.1103
(9) Local Manager (Contact Person): Kuline	<u> Flannagen </u>		
(10) Local Phone Number	Alternate Phone Number		
(11) Corporate Phone Number:	Fax Number	lress(Headquarters);	aga Drayton St.
(12) Partners/Corporate Officers:			Squannan, Git Site
NAME A D POSITION	CONTACT NUMBER	<u>R/EXT</u> .	SOCIAL SECURITY #
1. Gogany 11 Hacker Meside	nt/owner		
2. Hatricia Swent Jecret	any		
3.	<u> </u>		
(13) Accounts Payable contact: 1111C4	Phone Number:		
(14) Square Footage: *4517	<u>Deposit</u>		
Irrevocable Ltr of Cr. Yes () No ()	From;	Ami.;	
Surety Bond: Yes () No ()	Pron:	Amt.:	
On the rare occasion of a power outage, p	lease provide an outage contact p . Please note that t	hone number for th	is physical location: entered into our
automated outage reporting system and v	vill allow you to quickly report you	ur power outage.	
(NYT	Jakon L		Date 12/11/08
Signed and Accepted:	Applican		Date 10/1.70
Signed and Accepted:	1) La Co-Applicant		Date 12/12/08
Signed and Accepted:	Well 1073		Date:/ <u>////////////////////</u>

Exhibit No. 2 Page 1 of 2

ACKERMAN, KENNETH L III

From:

ACKERMAN, KENNETH L III

Sent:

Friday, September 10, 2010 8:03 AM

To:

@parkersav.com'

Subject: Attachments: Rate Information - Parker's @ 9227 Evan Way, Bluffton, SC

Rate9.pdf; Rate20.pdf; Parker's #32 - Best Rate Review.xls; GSA Form 6-22-09.dotx

Pat -

Attached is a copy of SCE&G Rate 9 (current rate), Rate 20, the Best Rate review and a blank copy of our General Service Agreement. I will call you to discuss this information.

Thanks,
Kenny Ackerman
Account Manager - Projects
SCE&G
P. O. Drawer 1168
108 Robert Smalls Parkway
Beaufort, SC 29901
(843)525-7731(O)
(843)525-7797(F)

South Carolina Electric Gas Company
BestRate

\$ 2,917 \$ 2,834 \$ 2,804 \$ 3,122 \$ 35,045	3		% compared to			
	10,000					
	40.882		373,760	740	0	Totals
	1000		35,120	64	0	Oct-09
	-		28,840	61	0	Nov-09
	107,000		29,440	59	0	Dec-09
A	_		31,080	57	0	Jan-10
\$ 2,646	\$ 2,688		25,720	55	0	Feb-10
\$ 2,725	-		27,280	54	0	Mar-10
\$ 2,739	1000000		27,560	60	0	Apr-10
\$ 2,990	-		32,520	60	0	May-10
\$ 3,049	2000000		33,680	64	0	Jun-10
\$ 3,022	000000		33,160	69	0	Jul-10
\$ 3,207	- 0.00000		36,800	70	0	Aug-10
\$ 2,992	\$ 3,850		32,560	67	0	Sep-10
Rate 020	Current Rate 009	Current Rates	Actual kWh	Actual kVA	Actual kW	Month
			Current Monthly Totals	Current Mo		
					09D	Current Rate Plan: 09D
			0	, SC 29910	BLUFFTON	
					9227 EVAN WAY	
1-11	Change on	Mame			100000	Account Number:
24 9/2/10	1 4ct 9/2/10				Date: September 07, 2010	Date:
					PARKERS # 32	Customer Name: PARKERS # 32

15937

Satisfied By: Money	29910-9321 31401-4022
Customer's Legal Name: Gregopy-M-Perker, Inc. DBA: Parker's #32 Service Address: 9227 Evan Way City/State: Bluffton, SC Zip: Billing Address: 222 Drayton Street City/State: Savannah, GA Zip: Tax ID #: DEPOSIT REQUIRED: \$ n/a SIC: DEPOSIT REQUIRED: \$ n/a This of to be yet a strict of the parker's #32 Satisfied By: Money Irrev. Letter Surety Bond to SC Other: Existing Service: X If existing, service account # Other: REASON FOR AGREEMENT: New Customer: Rate Change: X Other: If new Ownership The Agreement supersedes Agreement # DBA Other: See attached General Terms & Conditions and Standard Conditions SERVICE INFORMATION: Distribution Voltage: 23 kV Service Method Underground Delivery Voltage: 120/208 Volts 3 Phase 4 Wire wye Point of Service: Secondary spades of the padmounted transformer Maximum Installed Capacity 225 kVA Dedicated Capacity 150 kVA BILLING: Customer will be billed on Rate Schedule 20 Contract Demand 75 kVA Build up period of 0 months beginning with effective date. Special Provisions/Extra Facilities/Explanations: For Underground service installation, the Company owns and will maintin transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintin the concrete transiculated and pulpment and metering equipment. Customer owns and will maintin the concrete transiculated and pulpment on load side of transformer terminals. Customer agrees to keep transformer and primary cable unencumber Company's maintenance whices and to keep transformer principated from vehicles reducing the late of the property is an excurrent terminals. Customer agrees to keep transformer primary cable, primary protective equipment, and metering equipment. Customer owns and will maintin the concrete transiculation and pulpment on load side of transformer terminals. Customer agrees to keep transformer principated from vehicles and to keep transformer principated from vehicles and the principate of the facilities dedicated solely for serving early mainting the principate	31401-4022 riginal eturned
Customer's Legal Name: Gregopy-M-Perker, Inc. DBA: Parker's #32 Service Address: 9227 Evan Way City/State: Suannah, GA Zip: Tax ID # SIC: Savannah, GA Zip: Satisfied By: Money Irrev. Letter Surety Bond to be judged to to be judged to to be judged to to SC to be judged to to SC Other: Existing Service: x If existing, service account # Other: If new Ownership , The Agreement supersedes Agreement # DBA Other: If new Ownership , The Agreement supersedes Agreement # DBA Other: Distribution Voltage: 23 kV Service Method Underground Delivery Voltage 120/208 Volts 3 Phase 4 Wire wye Point of Service: Secondary spades of the padmounted transformer Maximum Installed Capacity 225 kVA Dedicated Capacity 150 kVA BILLING: Customer will be billed on Rate Schedule 20 Contract Demand 75 kVA Billing: Customer will be billed on Rate Schedule 20 Contract Demand 75 kVA Billing: Customer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete recipication and primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete recipication and primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete recipication and primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete recipication and primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete recipication and primary cable, primary protective equipment on bed selected to be primary protection the primary protection of the primary protec	31401-4022 riginal eturned
Service Address: 9227 Evan Way City/State: Bluffton, SC Zip: Tax ID #: SIC: DEPOSIT REQUIRED: \$ n/a	31401-4022 riginal eturned
Billing Address:	31401-4022 riginal eturned
Tax ID #: DEPOSIT REQUIRED: \$ n/a Satisfied By: Money	riginal eturned
Satisfied By: Money Irrev. Letter Surety Bond to SC to be a Schedule Schedule Service: X If existing, service account # Other: REASON FOR AGREEMENT: New Customer: Rate Change: X Other: If new Ownership The Agreement supersedes Agreement # Dated In the name of Other: See attached General Terms & Conditions and Standard Conditions SERVICE INFORMATION: Distribution Voltage: 23 kV Service Method Underground Delivery Voltage 120/208 Volts 3 Phase 4 Wire wye Delivery Voltage 120/208 Volts 3 Phase 4 Wire wye Maximum Installed Capacity 225 kVA Dedicated Capacity 150 kVA BILLING: Customer will be billed on Rate Schedule 20 Contract Demand 75 kVA Build up period of 0 months beginning with effective date. Special Provisions/Extra Facilities/Explanations: For Underground service Installation, the Company owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer and primary cable unencumbere Company's maintenance vehicles and to keep transformer protected from vehicular traffic. Termination: Should Customer terminate this Agreement for any reason, either during he initial term or any extension thereof, unless herein, Customer shall pay to Company a termination charge equal to the total installed cost of facilities dedicated solely for serving customer contribution to construction, less accumulated depreciation of the facilities funded by Company, less salvage value of all lacilities serving customer of provision for the maintenance of the maintenan	eturned .
Satisfied By: Money	eturned .
Satisfied By: Money	
Existing Service: X Uffexisting, service account # Other: Gher: GrasOn FOR AGREEMENT: New Customer: Rate Change: X Other: If new Ownership	—
Other: REASON FOR AGREEMENT: New Customer: Rate Change: x Other: If new Ownership _ The Agreement supersedes Agreement # Dated Other: See attached General Terms & Conditions and Standard Conditions SERVICE INFORMATION: Distribution Voltage: 23	_
REASON FOR AGREEMENT: New Customer: Rate Change: x Other: If new Ownership	
If new Ownership In the name of OBA Other: See attached General Terms & Conditions and Standard Conditions SERVICE INFORMATION: Distribution Voltage: 23 kV Service Method Underground Delivery Voltage 120/208 Volts 3 Phase 4 Wire wye Point of Service: Secondary spades of the padmounted transformer Maximum Installed Capacity 225 kVA Dedicated Capacity 150 kVA BILLING: Customer will be billed on Rate Schedule 20 Contract Demand 75 kVA Build up period of 0 months beginning with effective date. Special Provisions/Extra Facilities/Explanations: For Underground service Installation, the Company owns and will maintain transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer protective and equipment on load side of transformer protected from vehicular traffic. Termination: Should Customer terminate this Agreement for any reason, either during the initial term or any extension thereof, unless herein, Customer shall pay to Company a termination charge equal to the total installed cost of facilities dedicated solely for serving customer contribution to construction, less accumulated depreciation of the facilities funded by Company, less salvage value of all facilities serving Customer, plus the cost of removal, all as determined by Company in accordance with its standard accounting practices; provide termination charge shall not be less than zero. Customers who terminate prior to the expiration of the initial term or any extension therefore the folial code of the initial term or any extension therefore the folial code of the initial term or any extension theref	
In the name of Other: See attached General Terms & Conditions and Standard Conditions SERVICE INFORMATION: Distribution Voltage: 23 kV Service Method Underground Delivery Voltage 120/208 Volts 3 Phase 4 Wire wye Point of Service: Secondary spades of the padmounted transformer Maximum Installed Capacity 225 kVA Dedicated Capacity 150 kVA BILLING: Customer will be billed on Rate Schedule 20 Contract Demand 75 kVA Build up period of 0 months beginning with effective date. Special Provisions/Extra Facilities/Explanations: For Underground service installation, the Company owns and will maintansformer, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer protected from vehicular traffic. Termination: Should Customer terminate this Agreement for any reason, either during the initial term or any extension thereof, unless herein, Customer shall pay to Company a termination charge equal to the total installed cost of facilities dedicated solely for serving customer, plus the cost of removal, all as determined by Company in accordance with its standard accounting practices; provide termination charge shall not be less than zero. Customers who terminate prior to the expiration of the initial term or any extension thereof, unless serving Customer, plus the cost of removal, all as determined by Company in accordance with its standard accounting practices; provide termination charge equal to 90% of the maximum demand set during the term time the number of months remaining in Company may waive a portion or all of the termination charge where (1) a successor Agreement is executed prior to termination of Customer is able to furnish Company with satisfactory evidence that a successor customer will couply the premises within a reas	
Detriver Voltage: 23 kV Service Method Underground Delivery Voltage 120/208 Volts 3 Phase 4 Wire wye Point of Service: Secondary spades of the padmounted transformer Maximum Installed Capacity 225 kVA Dedicated Capacity 150 kVA BILLING: Customer will be billed on Rate Schedule 20 Contract Demand 75 kVA Build up period of 0 months beginning with effective date. Special Provisions/Extra Facilities/Explanations: For Underground service installation, the Company owns and will maintansformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintansformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary cable unencumbere Company's maintenance vehicles and to keep transformer protected from vehicular traffic. Termination: Should Customer terminate this Agreement for any reason, either during the initial term or any extension thereof, unless herein, Customers hall pay to Company a termination charge equal to the total installed cost of facilities dedicated solely for serving customer, plus the cost of removal, all as determined by Company in accordance with its standard accounting practices; provide termination charge equal to 90% of the maximum demand set during the term time that the primary of months remaining in Company and was a portion or all of the termination charge where (1) a successor Agreement is executed prior to termination charge where (1) a successor Agreeme)
SERVICE INFORMATION: Distribution Voltage: 23 kV Service Method Underground Delivery Voltage 120/208 Volts 3 Phase 4 Wire wye Point of Service: Secondary spades of the padmounted transformer Maximum Installed Capacity 225 kVA Dedicated Capacity 150 kVA BILLING: Customer will be billed on Rate Schedule 20 Contract Demand 75 kVA Build up period of 0 months beginning with effective date. Special Provisions/Extra Facilities/Explanations: For Underground service installation, the Company owns and will maintansformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintansformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary cable unencumbere Company's maintenance vehicles and to keep transformer protected from vehicular traffic. Termination: Should Customer terminate this Agreement for any reason, either during the initial term or any extension thereof, unles herein, Customer shall pay to Company a termination charge equal to the total installed cost of facilities dedicated solely for serving customer, plus the cost of removal, all as determined by Company in accordance with its standard accounting practices; provide termination charge equal to 90% of the maximum demand set during the term times the number of months remaining in Company may waive a portion or all of the termination charge where (1) a successor Agreement is executed prior to termination and property and the termination charge where (1) a successor Agreement is executed prior to termination and property and the termination of t	
Distribution Voltage: 23	
Point of Service: Secondary spades of the padmounted transformer Maximum Installed Capacity 225 kVA Dedicated Capacity 150 kVA BILLING: Customer will be billed on Rate Schedule Build up period of Omonths beginning with effective date. Special Provisions/Extra Facilities/Explanations: For Underground service installation, the Company owns and will maint transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer primary cable, primary cable unencumbere Company's maintenance vehicles and to keep transformer protected from vehicular traffic. Termination: Should Customer terminate this Agreement for any reason, either during the initial term or any extension thereof, unless herein, Customer shall pay to Company a termination charge equal to the total installed cost of facilities dedicated solely for serving customer, on the cost of removal, all as determined by Company in accordance with its standard accounting practices; provide termination charge shall not be less than zero. Customers who terminate prior to the expiration of the initial term or any extension ther Company a termination charge equal to 90% of the maximum demand set during the term times the number of months remaining in Customer is able to furnish Company with satisfactory evidence that a successor customer will occupy the premises within a reasonal Agreement for substantially the same facilities, or (3) the facilities for serving have been fully depreciated. Minimum termination notice is initial term is satisfied. **AGREEMENT** The Undersigned hereby makes application for electric ser	
Maximum Installed Capacity 225 kVA Dedicated Capacity 150 kVA BILLING: Customer will be billed on Rate Schedule Demonths beginning with effective date. Special Provisions/Extra Facilities/Explanations: For Underground service Installation, the Company owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable of transformer terminals. Customer agrees to keep transformer and primary cable unencumbere Company's maintenance vehicles and to keep transformer protected from vehicular traffic. Termination: Should Customer terminate this Agreement for any reason, either during the initial term or any extension thereof, unless herein, Customer shall pay to Company a termination charge equal to the total installed cost of facilities dedicated solely for serving customer contribution to construction, less accumulated depreciation of the facilities funded by Company, less salvage value of all facilities serving Customer, plus the cost of removal, all as determined by Company in accordance with its standard accounting practices; provide termination charge shall not be less than zero. Customers who terminate prior to the expiration of the initial term or any extension ther Company a termination charge equal to 90% of the maximum demand set during the term times the number of months remaining in Company may waive a portion or all of the termination charge where (1) a successor outsomer will occupy the premises within a reasonal Agreement for substantially the same facilities, or (3) the facilities for serving have been fully depreciated. Minimum termination notice is initial term is satisfied. AGREEMENT The Undersigned hereby makes appl	Connected
BILLING: Customer will be billed on Rate Schedule Build up period of Omonths beginning with effective date. Special Provisions/Extra Facilities/Explanations: For Underground service Installation, the Company owns and will maintain transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer protected from vehicular traffic. Termination: Should Customer terminate this Agreement for any reason, either during the initial term or any extension thereof, unless herein, Customer shall pay to Company a termination charge equal to the total installed cost of facilities dedicated solely for serving customer contribution to construction, less accumulated depreciation of the facilities funded by Company, less salvage value of all facilities serving Qustomer, plus the cost of removal, all as determined by Company in accordance with its standard accounting practices; provide termination charge shall not be less than zero. Customers who terminate prior to the expiration of the initial term or any extension ther Company a termination charge equal to 90% of the maximum demand set during the term times the number of months remaining in Company may waive a portion or all of the termination charge where (1) a successor customer will occupy the premises within a reasonat Agreement for substantially the same facilities, or (3) the facilities for serving have been fully depreciated. Minimum termination notice is initial term is satisfied. **AGREMENT** The Undersigned hereby makes application for electric service at the above service address and agrees to pay for said service at the applicant, if the owner of the property, grants to the Utility the right to construct, reconstruct, maintain, and repair	
Customer will be billed on Rate Schedule Build up period of Omonths beginning with effective date. Special Provisions/Extra Facilities/Explanations: For Underground service installation, the Company owns and will maintarnsformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protected from vehicular traffic. Termination: Should Customer terminate this Agreement for any reason, either during the initial term or any extension thereof, unless herein, Customer shall pay to Company a termination charge equal to the total installed cost of facilities dedicated solely for serving customer contribution to construction, less accumulated depreciation of the facilities funded by Company, less salvage value of all facilities serving Customer, plus the cost of removal, all as determined by Company in accordance with its standard accounting practices; provide termination charge shall not be less than zero. Customers who terminate prior to the expiration of the initial term or any extension ther Company a termination charge equal to 90% of the maximum demand set during the term times the number of months remaining to Company a part part of all of the termination charge where (1) a successor Agreement is executed prior to termination of Customer is able to furnish Company with satisfactory evidence that a successor customer will occupy the premises within a reasonat Agreement for substantially the same facilities, or (3) the facilities for service at the above service address and agrees to pay for said servicial trains and the configuration of the company is constituted. The undersigned hereby makes application for electric service at the above service and agrees to pay f	
Special Provisions/Extra Facilities/Explanations: For Underground service Installation, the Company owns and will maints transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protected from vehicular traffic. Termination: Should Customer terminate this Agreement for any reason, either during the initial term or any extension thereof, unless herein, Customer shall pay to Company a termination charge equal to the total installed cost of facilities dedicated solely for serving customer contribution to construction, less accumulated depreciation of the facilities funded by Company, less salvage value of all facilities serving Customer, plus the cost of removal, all as determined by Company in accordance with its standard accounting practices; provide termination charge shall not be less than zero. Customers who terminate prior to the expiration of the initial term or any extension ther Company a termination charge equal to 90% of the maximum demand set during the term times the number of months remaining in Company may waive a portion or all of the termination charge where (1) a successor Agreement is executed prior to termination of Customer is able to furnish Company with satisfactory evidence that a successor customer will occupy the premises within a reasonal Agreement for substantially the same facilities, or (3) the facilities for serving have been fully depreciated. Minimum termination notice is initial term is satisfied. AGREEMENT The Undersigned hereby makes application for electric service at the above service address and agrees to pay for said serv Utility's meter at the applicable rate. The Utility shall have the right, but shall not be obligated, to inspect any installation before service is later time and reserves the right to reject wiring, or appliances not in inst	
Special Provisions/Extra Facilities/Explanations: For Underground service installation, the Company owns and will mainta transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer, primary cable, primary cable unencumbered Company's maintenance vehicles and to keep transformer terminals. Customer agrees to keep transformer and primary cable unencumbered Company's maintenance vehicles and to keep transformer protected from vehicular traffic. Termination: Should Customer terminate this Agreement for any reason, either during the initial term or any extension thereof, unless herein, Customer shall pay to Company a termination charge equal to the total installed cost of facilities dedicated solely for serving customer contribution to construction, less accumulated depreciation of the facilities funded by Company, less salvage value of all facilities serving Customer, plus the cost of removal, all as determined by Company in accordance with its standard accounting practices; provide termination charge shall not be less than zero. Customers who terminate prior to the expiration of the initial term or any extension there Company a termination charge equal to 90% of the maximum demand set during the term times the number of months remaining in Company may waive a portion or all of the termination charge where (1) a successor degreement is executed prior to termination of Customer is able to furnish Company with satisfactory evidence that a successor during which county the premises within a reasonal Agreement for substantially the same facilities, or (3) the facilities for serving have been fully depreciated. Minimum termination notice is initial term is satisfied. AGREEMENT The Undersigned hereby makes application for electric service at the above service address and agrees to pay for said service in inspect or	
transformer, primary cable, primary protective equipment, and metering equipment. Customer owns and will maintain the concrete transformer terminals. Customer agrees to keep transformer and primary cable unencumbere Company's maintenance vehicles and to keep transformer protected from vehicular traffic. Termination: Should Customer terminate this Agreement for any reason, either during the initial term or any extension thereof, unles herein, Customer shall pay to Company a termination charge equal to the total installed cost of facilities dedicated solely for serving customer contribution to construction, less accumulated depreciation of the facilities funded by Company, less salvage value of all facilities serving Customer, plus the cost of removal, all as determined by Company in accordance with its standard accounting practices; provide termination charge shall not be less than zero. Customers who terminate prior to the expiration of the initial term or any extension ther Company a termination charge equal to 90% of the maximum demand set during the term times the number of months remaining in Company may waive a portion or all of the termination charge where (1) a successor Agreement is executed prior to termination of Customer is able to furnish Company with satisfactory evidence that a successor customer will occupy the premises within a reasonal Agreement for substantially the same facilities, or (3) the facilities for serving have been fully depreciated. Minimum termination notice is initial term is satisfied. AGREEMENT The Undersigned hereby makes application for electric service at the above service address and agrees to pay for said serv Utility's meter at the applicable rate. The Utility shall have the right, but shall not be obligated, to inspect any installation before service is later time and reserves the right to reject wiring, or appliances not in accordance with the official Code or Utility's Standards. Such in inspect or reject shall not be regarded as an insurance against defects in inst	
The Undersigned hereby makes application for electric service at the above service address and agrees to pay for said service is the applicable rate. The Utility shall have the right, but shall not be obligated, to inspect any installation before service is later time and reserves the right to reject wiring, or appliances not in accordance with the official Code or Utility's Standards. Such in inspect or reject shall not be regarded as an insurance against defects in installation, wiring or appliances and shall not render Utility list any loss or damage, resulting from defects in installation, wiring or appliances, or from violation of the official Code(s) as might be applicated or occurrences which might occur upon applicant's premises. Initial Term Ends Five (5) Years After Effective Date. The applicant, if the owner of the property, grants to the Utility the right to construct, reconstruct, maintain, and repair a service access to the premises of the applicant for the purpose of installing, inspecting, reading meters and repairing and/or removing propert service is discontinued. The applicant, if the owner of the property, agrees that all wiring, meters, and any kind of property placed on the premises be constitute a part of the real estate, but shall remain personal property, title to which is retained by the Utility. South Carolina Public Service Commission: This Agreement, is subject to the Company's "General Terms and Conditions" of the Commission, as the foregoing now exist or may be amended in the manner pre-	Customer, less any dedicated solely for d however, that the sof shall also pay to the contract period. this Agreement, (2) e time and execute
Utility's meter at the applicable rate. The Utility shall have the right, but shall not be obligated, to inspect any installation before service is later time and reserves the right to reject wiring, or appliances not in accordance with the official Code or Utility's Standards. Such inspect or reject shall not be regarded as an insurance against defects in installation, wiring or appliances and shall not render Utility list any loss or damage, resulting from defects in installation, wiring or appliances, or from violation of the official Code(s) as might be applicated or occurrences which might occur upon applicant's premises. Initial Term Ends Five (5) Years After Effective Date. The applicant, if the owner of the property, grants to the Utility the right to construct, reconstruct, maintain, and repair a service access to the premises of the applicant for the purpose of installing, inspecting, reading meters and repairing and/or removing propert service is discontinued. The applicant, if the owner of the property, agrees that all wiring, meters, and any kind of property placed on the premises be constitute a part of the real estate, but shall remain personal property, title to which is retained by the Utility. South Carolina Public Service Commission: This Agreement, is subject to the Company's "General Terms and Conditions" of the Commission, as the foregoing now exist or may be amended in the manner pre-	
agreement is subject to review by the South Carolina Public Service Commission upon complaint by either party, or pursuant to its own n herein may be modified in whole or in part or declared null and void by the South Carolina Public Service Commission.	ntroduced, or at any pection or failure to le or responsible for e, or from accidents e line and have free of the Utility when the Utility shall not as approved by the cribed by law. This
	otion, and the terms
Gregory M. Parker, Inc South Carolina Electric & Gas Company	otion, and the terms
By (Vitrus) Socat	otion, and the terms
	otion, and the terms
Tameri See	otion, and the terms
Title Secretary Date 9-20-10 Title Mgr-Customer Service Eng Date	otion, and the terms
CLP# GSA 611015	O-6-20
RCVD	O-6-20



STANDARD CONDITIONS

Supply and Use: Company agrees to sell and Customer agrees to buy from Company all purchased electric energy, capacity, related transmission services and any related distribution services required by Customer for use on its premises covered hereunder. Resale by Customer of energy, capacity, related transmission or related distribution services is not permitted.

Creditworthiness: Company, in order to satisfy itself of the ability of the Customer to meet its obligations under the contract may conduct periodic reasonable credit reviews in accordance with standard commercial practices. Customer agrees to assist in these reviews by providing financial information and at the request of the Company, will maintain such credit support or surety including but not limited to, an unconditional and irrevocable letter of credit to provide adequate security for protection against the risk of nonpayment.

Service Application, Deposit and Release: Prior to receiving service, Customer or its Agent must: (a) Ensure that an application for service is made to Company, either in person at one of Company's commercial offices or through the Company representative coordinating the service arrangements; (b) Post a service deposit with Company (as determined by Company in accordance with S.C. Public Service Commission regulations), unless waived by Company in favor of other satisfactory assurance for payment of bills; and (c) Ensure that any inspections required by governmental authorities having jurisdiction are completed and notice thereof is given to the Company.

Commencement of New Service: Company and Customer shall make every reasonable effort to have their respective facilities ready for service by the Service Date stated on Page 1. If conditions should change, the affected party shall immediately notify the other.

Assignment: Neither Party shall assign this Agreement or its rights hereunder without the prior written consent of the other Party, which consent may be withheld in the exercise of its sole discretion.

Term: This Contract shall commence on the Effective Date (the date on which this contract is fully executed) and shall continue for the full Initial Term, unless an early termination is mutually agreed upon. Thereafter, it will extend automatically until terminated by either party giving the other a written Minimum Termination Notice. Billing for service rendered hereunder shall commence on the Service Date (the date customer contracts for service under the tariff applicable to this contract) or the date that service is first made available, whichever is later, or in accordance with terms stated under Special Provisions.

Termination: Should Customer terminate this contract and disconnect service for any reason, either during the initial term or any extension thereof unless waived as provided for herein, Customer shall pay to the Company a facilities termination charge equal to (a) the total installed cost of facilities dedicated solely for serving Customer, (b) less any Customer contribution to construction, (c) less accumulated depreciation of the facilities funded by Company, (d) less salvage value of all facilities dedicated solely for serving Customer, (e) plus the cost of removal (including any associated environmental investigation/remediation costs related to a spill or release of hazardous substances caused by Customer or those paid or incurred by the Company which were not the result of negligence on the part of the Company), all as determined by Company in accordance with its standard accounting practices; provided, however, that the termination charge shall not be less than zero. Customers who terminate prior to the expiration of the initial term or any extension thereof may also be required to pay to Company a demand termination charge equal to 90% of the maximum demand set during the term times the demand rate in effect at the time of termination times the number of months remaining in the contract period.

Approval Initials

For Customer

Page 2 of 3

For Company



Company may waive a portion or all of the termination charges where (1) a successor contract is executed prior to termination of this Contract, or (2) Customer is able to furnish Company with satisfactory evidence that a successor customer will occupy the premises within a reasonable time and contract for substantially the same service facilities. If deregulation should occur during the term of this contract, the above demand termination charge, after deregulation, will be determined by appropriate governing authority(ies) rules at that time. The termination charges above shall not preclude additional termination charges approved by the SCPSC or imposed by law.

Impaired Service: Customer shall be responsible for installing and maintaining on its system such protective equipment as necessary for protecting its equipment from single phase conditions, momentary interruptions or voltage fluctuations arising from conditions on its system or from Company's supply lines. Customer shall not operate its equipment of such nature and in such manner as to impose voltage flicker, surges, or harmonics on Company's system that adversely affects the Company's system or its service to other Customers. Adverse conditions verifiable as of Customer origin shall be corrected promptly by Customer or upon Notice Company may discontinue service until the conditions are corrected. Customer agrees to keep Company equipment unencumbered and accessible at all times.

Load Increase: If Customer contemplates a load increase which may exceed the Maximum Capacity stated on Page 1, Customer shall give Company written notice of planned increase, with sufficient lead time for Company to enlarge its facilities. In such cases this Contract may be amended by mutual consent of the parties to reflect any changes in the service characteristics, applicable charges or conditions of service.

Facility Relocation: Should Customer request Company to relocate any of its facilities, or take any action which will require Company to relocate its facilities, Customer shall reimburse Company for the costs incurred.

Hold Harmless: Company and Customer do respectively assume full responsibility for the maintenance and operation of the facilities owned and/or operated by each, and each shall indemnify and except as hereafter limited, shall hold the other harmless from any loss resulting from bodily injury (including death) or damage of property arising directly or indirectly out of any negligent or willful act or failure to act on the indemnitor's part in the installation, maintenance, operation, replacement and/or removal of the facilities owned and operated by each. Neither party shall be liable to the other in any event, whether in contract, tort or otherwise, for any loss of revenue, profits, use of production, costs of capital or purchased or replacement power, interest, business interruption, claims of customers or any other incidental, indirect or consequential damages of any nature whatsoever. Customer(s) acknowledge(s) the presence of overhead and/or underground power lines and understands that contact with them could cause serious injury or death.

South Carolina Public Service Commission: This Contract, the Billing Rate referenced on Page 1, and all services rendered hereunder, are subject to the Company's "General Terms and Conditions" as approved by the Commission, and to the "Rules and Regulations" of the Commission, as the foregoing now exist or may be amended in the manner prescribed by law. The billing Rate and General Terms and Conditions are attached and made a part hereof; Rules and Regulations are made a part by reference and are available upon request. This contract is specifically intended to survive deregulation or retail access.

Bold Print Terms: Bold Print terms reference the corresponding completed blanks on Page 1.

Approval Initials

For Customer

For Company

Exhibit No. 4 Page 1 of 3

South Carolina Elec				K
ORIGINAL	ICE AGRE		e: Septemb	er 2. 2010
New Acct. #: Old Acct. #:	177 117	47,117,57		
Customer's Legal Name: Gregory M. Parker, Inc .			Work Requ	est#.
DBA: Parker's #32				
	City/State:	Bluffton, SC		Zip: 29910-9321
	City/State:	Savannah, GA		Zip: 31401-4022
Tax ID #; SIC:	inji ototo.	Cavannan, Cri		
DEPOSIT REQUIRED: \$ N/A	-			This original
Satisfied By: Money Irrev. Letter		Surety Bond		to be returned
Existing Service: x If existing, service a	account #	ourcey bond	_	to SCE&G Company
Other:		•		
REASON FOR AGREEMENT: New Customer:	Rate Ch	ange: X	Other:	
If new Ownership , The Agreement supersedes				Dated
In the name of	Agreemen	DBA		Dated
Other: See attached General Terms & Conditions and	Standard C			
SERVICE INFORMATION:	otaniaara o	Ondiciona		
Distribution Voltage: 23 kV	Service N	lethod Underg	round	
Delivery Voltage 120/208 Volts 3	Phase	4 Wir		Connected
Point of Service: Secondary spades of the pad mount	A STATE OF THE PARTY OF THE PAR		1170	connected
Maximum Installed Capacity 225 kVA		Dedicated Capa	acity 150	0 kVA
BILLING:	_	Dodiocioa Ocpi	10.19	31(4)(
Customer will be billed on Rate Schedule 20		Contract Dema	nd 75 kV	'A
Build up period of 0 months beginning with	effective d		-10 11	
Special Provisions/Extra Facilities/Explanations: For Undergro				
circuits and equipment on load side of transformer terminals. Customer again Company's maintenance vehicles and to keep transformer protected from vehice Termination: Should Customer terminate this Agreement for any reason, a herein, Customer shall pay to Company a termination charge equal to the to customer contribution to construction, less accumulated depreciation of the facility of the customer, plus the cost of removal, all as determined by Company in termination charge shall not be less than zero. Customers who terminate prio Company a termination charge equal to 90% of the maximum demand set determined.	cular traffic. either during the dal installed could be accordance were to the expiral luring the term.	e initial term or any e ost of facilities dedic y Company, less salv ith its standard accor- tion of the initial term	extension thereof ated solely for s age value of all f unting practices; or or any extension	, unless waived for reasons terving Customer, less any acilities dedicated solely for provided however, that the on thereof shall also pay to
Company may waive a portion or all of the termination charge where (1) a : Customer is able to furnish Company with satisfactory evidence that a success Agreement for substantially the same facilities, or (3) the facilities for serving ha initial term is satisfied.	successor Age ssor customer ave been fully o	reement is executed will occupy the prem	prior to termina	tion of this Agreement, (2)
AGREE The Undersigned hereby makes application for electric service at the		ce address and sare	es to nev for ea	id conice as measured by
Utility's meter at the applicable rate. The Utility shall have the right, but shall no later time and reserves the right to reject wiring, or appliances not in accorda inspect or reject shall not be regarded as an insurance against defects in instal any loss or damage, resulting from defects in installation, wiring or appliances, or occurrences which might occur upon applicant's premises. Initial Term Ends The applicant, if the owner of the property, grants to the Utility the rice access to the premises of the applicant for the purpose of installing, inspectin service is discontinued. The applicant, if the owner of the property, agrees that all wiring, more constitute a part of the real estate, but shall remain personal property, title to whe	of be obligated, ince with the control of the contr	to inspect any instal official Code or Utility or appliances and shin of the official Code(After Effective Date, ct, reconstruct, maint eters and repairing a rekind of property play by the Utility.	lation before sen s Standards. S all not render Uti s) as might be a ain, and repair a nd/or removing p ced on the prem	vice is introduced, or at any uch inspection or failure to lity liable or responsible for poplicable, or from accidents service line and have free property of the Utility when ises by the Utility shall not
South Carolina Public Service Commission: This Agreement, is su Commission, and to the "Rules and Regulations" of the Commission, as the fo agreement is subject to review by the South Carolina Public Service Commission herein may be modified in whole or in part or declared null and void by the South	ibject to the C regoing now e on upon compl	ompany's "General T xist or may be amen aint by either party, o	ded in the mann r pursuant to its	er prescribed by law. This
Gregory M. Parker, Inc. /	South Car	olipa tectric &	Gas Compar	
By Patrum Sweat	Ву	1.6	1	
(Print Name) PATICIA SWATER ECETATE		ve W. Chapman		
Title Secretary Date 11-3-16	\sim	-Customer Servi	ce Eng Da	ite 11-4-10
NOV 1 0 2010	11			71
Ш Ш 2010	/ -	LP#GSA		SCEG06-006
	B	CVD (RIL	DID	



STANDARD CONDITIONS

Supply and Use: Company agrees to sell and Customer agrees to buy from Company all purchased electric energy, capacity, related transmission services and any related distribution services required by Customer for use on its premises covered hereunder. Resale by Customer of energy, capacity, related transmission or related distribution services is not permitted.

Creditworthiness: Company, in order to satisfy itself of the ability of the Customer to meet its obligations under the contract may conduct periodic reasonable credit reviews in accordance with standard commercial practices. Customer agrees to assist in these reviews by providing financial information and at the request of the Company, will maintain such credit support or surety including but not limited to, an unconditional and irrevocable letter of credit to provide adequate security for protection against the risk of nonpayment.

Service Application, Deposit and Release: Prior to receiving service, Customer or its Agent must: (a) Ensure that an application for service is made to Company, either in person at one of Company's commercial offices or through the Company representative coordinating the service arrangements; (b) Post a service deposit with Company (as determined by Company in accordance with S.C. Public Service Commission regulations), unless waived by Company in favor of other satisfactory assurance for payment of bills; and (c) Ensure that any inspections required by governmental authorities having jurisdiction are completed and notice thereof is given to the Company.

Commencement of New Service: Company and Customer shall make every reasonable effort to have their respective facilities ready for service by the **Service Date** stated on Page 1. If conditions should change, the affected party shall immediately notify the other.

Assignment: Neither Party shall assign this Agreement or its rights hereunder without the prior written consent of the other Party, which consent may be withheld in the exercise of its sole discretion.

Term: This Contract shall commence on the Effective Date (the date on which this contract is fully executed) and shall continue for the full Initial Term, unless an early termination is mutually agreed upon. Thereafter, it will extend automatically until terminated by either party giving the other a written Minimum Termination Notice. Billing for service rendered hereunder shall commence on the Service Date (the date customer contracts for service under the tariff applicable to this contract) or the date that service is first made available, whichever is later, or in accordance with terms stated under Special Provisions.

Termination: Should Customer terminate this contract and disconnect service for any reason, either during the initial term or any extension thereof unless waived as provided for herein, Customer shall pay to the Company a facilities termination charge equal to (a) the total installed cost of facilities dedicated solely for serving Customer, (b) less any Customer contribution to construction, (c) less accumulated depreciation of the facilities funded by Company, (d) less salvage value of all facilities dedicated solely for serving Customer, (e) plus the cost of removal (including any associated environmental investigation/remediation costs related to a spill or release of hazardous substances caused by Customer or those paid or incurred by the Company which were not the result of negligence on the part of the Company), all as determined by Company in accordance with its standard accounting practices; provided, however, that the termination charge shall not be less than zero. Customers who terminate prior to the expiration of the initial term or any extension thereof may also be required to pay to Company a demand termination charge equal to 90% of the maximum demand set during the term times the demand rate in effect at the time of termination times the number of months remaining in the contract period.

Approval Initials

For Customer

For Company

Page 2 of 3

Company may waive a portion or all of the termination charges where (1) a successor contract is executed prior to termination of this Contract, or (2) Customer is able to furnish Company with satisfactory evidence that a successor customer will occupy the premises within a reasonable time and contract for substantially the same service facilities. If deregulation should occur during the term of this contract, the above demand termination charge, after deregulation, will be determined by appropriate governing authority(ies) rules at that time. The termination charges above shall not preclude additional termination charges approved by the SCPSC or imposed by law.

Impaired Service: Customer shall be responsible for installing and maintaining on its system such protective equipment as necessary for protecting its equipment from single phase conditions, momentary interruptions or voltage fluctuations arising from conditions on its system or from Company's supply lines. Customer shall not operate its equipment of such nature and in such manner as to impose voltage flicker, surges, or harmonics on Company's system that adversely affects the Company's system or its service to other Customers. Adverse conditions verifiable as of Customer origin shall be corrected promptly by Customer or upon Notice Company may discontinue service until the conditions are corrected. Customer agrees to keep Company equipment unencumbered and accessible at all times.

Load Increase: If Customer contemplates a load increase which may exceed the Maximum Capacity stated on Page 1, Customer shall give Company written notice of planned increase, with sufficient lead time for Company to enlarge its facilities. In such cases this Contract may be amended by mutual consent of the parties to reflect any changes in the service characteristics, applicable charges or conditions of service.

Facility Relocation: Should Customer request Company to relocate any of its facilities, or take any action which will require Company to relocate its facilities, Customer shall reimburse Company for the costs incurred.

Hold Harmless: Company and Customer do respectively assume full responsibility for the maintenance and operation of the facilities owned and/or operated by each, and each shall indemnify and except as hereafter limited, shall hold the other harmless from any loss resulting from bodily injury (including death) or damage of property arising directly or indirectly out of any negligent or willful act or failure to act on the indemnitor's part in the installation, maintenance, operation, replacement and/or removal of the facilities owned and operated by each. Neither party shall be liable to the other in any event, whether in contract, tort or otherwise, for any loss of revenue, profits, use of production, costs of capital or purchased or replacement power, interest, business interruption, claims of customers or any other incidental, indirect or consequential damages of any nature whatsoever. Customer(s) acknowledge(s) the presence of overhead and/or underground power lines and understands that contact with them could cause serious injury or death.

South Carolina Public Service Commission: This Contract, the Billing Rate referenced on Page 1, and all services rendered hereunder, are subject to the Company's "General Terms and Conditions" as approved by the Commission, and to the "Rules and Regulations" of the Commission, as the foregoing now exist or may be amended in the manner prescribed by law. The billing Rate and General Terms and Conditions are attached and made a part hereof; Rules and Regulations are made a part by reference and are available upon request. This contract is specifically intended to survive deregulation or retail access.

Bold Print Terms: Bold Print terms reference the corresponding completed blanks on Page 1.

Approval Initials

For Customer

For Company

SCANA Corp. (2)

9/1/2010 10:48:01 AM PAGE 1/003 Fax Server



Fax Number:

-Contact Number:

From: Fax Number: WICKER, LORI C

Attention

Please look over and let me know if there are any problems-

Do I need to fill out another form to change the name on the location at 9227 Evan Way?

Thanks for your help, Pat Sweet

Date and Time of Transmission: 9/1/2010 10:47:36 AM Number of pages including this cover sheet: 3

SCANA Corp. (2)

9/1/2010 10:48:01 AM PAGE 2/003 Fax Server

V SHIPERG	٠.
A SCANG CENTERAL	ιij.
A SCAME CHAINMY	

Application For Service - Non-Residential

Application Date: 9/1/10

Requested Turn On Date: Construction in Progress Nov 2010

					l BPIOWY	

Fax Application to: 803-933-8045

Mail Application to: Small Commercial Group, SCE&G, Mail Code 133, Columbia, SC 29218

(Please do not mail payments to this oddress.)

Email Application to: SmallCommercialGroup@SCANA.com

Mail Deposit to: SCE&G, P.O. Box 100255, Columbia, SC 29202-3255

(If future payments will be made via check, please use this address.)

Questions? Call the Small Commercial Group at: 1-866-692-7234

Questions? Call the Small Commercial Group at: 1-800-092-7234
General Business Information
Account Name: Parker's #33
Business or Corporation Name: Gregory M Parker Inc.
DBA:
(if different than the Account Name)
Type of Legal Entity: 666 Proprietorship DBA LLC LLP LIP Partnership
Other [please explain]:
Registered with the SC Secretary of State? O Yes O No
If No, what state are you registered in? Georgia
If Yes, what is the Registered Name?
Type of Business (What Do You Do?): Convenience Store
Service Address: 469 BUCKWalter Parkway Blufflon, SC 29910
corporate Headquarters Address: The Parker Companies and Drayton Street Savannah GA
Phone #: Fax #:
Dun & Bradstreet # (if applicable):
Local Manager/Operations Auditor Pauline Flannagan Local Phone #:
Driver License and State: Sauth Caroling Date of Birth: 2/7/1938
O SSN or ○ Fed Tax ID:
Other Active Accounts?: Vyes ONo
If Yes, enter the Account Service Address(es): 9227 Evan Way Blufflon, SC 39910-932
Partners/Corp Officers:
Contact of Manner 1935 Annie Active Indian 1937 Fostudo 1937 Contact of Manner 1935 Sept 1937 Contact of Manner 1935 Contact of Manner 19
1. Gregory M-Larker President
2. Terri Heidman VHesident
3. Patricia Sweat Secretary

SCANA Corp. (2)

9/1/2010 10:48:01 AM PAGE 3/003 Fax Server

Billing Inform	nation	Company of the state of the sta
Billing Address: 232 Drayton Street	Savannah, GA	3140]
Authorized Contact's Name: HATICIA WEAT	Phone #:	
(INDIVIDUATION DE CONSULTE DESIRES ON BERRING OF THE CONSULTY)	Alternate Phone #:	
E-mail Address: @parker Squ. Com	Fax #: _	
Service Regues	101.5 10 1 W	
Type of Service Requested: Gas Beariaty Ughting (select of the apply)	Square Footage: (Estimoted Premise/Fooilis)	d .
Type Of Gas Appliances In Use:		
Signature	a(s)	
Print Name: Patricia Sweat		
	(Applicant)	Date: 9/1/10
Signature Mitrum Sixut	(Applicant)	Date: 7 / / / / / /
Print Name:		
rrint ivame.	(If applicable, Co-Applicant)	
Signature:	27	Date:
	(If applicable, Co-Applicant)	
Market Internal Uso	a Only	
Customer Number:	Account Number:	
Deposit Amount:		, , , , , , , , , , , , , , , , , , ,
Irrevocable Lt of CR: Oyes ONO From	m:	Amt:
Surety Bond: O Yes O No . From	m:	Amt:
Print Name:		
Cimeanhana	(ប៉ូជាស្វេ)	Deta:
Signature:	(Utility)	Date:
هد بدر المقدد كا القامل كا القامل كا القيمة لم القيمة لم الهجم لم الهجم كا المداع المالية عن الهجم كا المداع المالية عن ا	ر بر بهیم بر جنب. در جنب به جنبه در بیشن در متعلد بد بیش	

Exhibit No. 5 Page 4 of 4

South Carolina Secretary of State: Search Business Filings

Page 1 of 2



GREGORY M. PARKER, INC.

Note: This online database was last updated on 8/31/2010 6:01:50 PM. See our Disclaimer.

DOMESTIC / FOREIGN: Foreign

STATUS: Good Standing

STATE OF INCORPORATION GEORGIA / ORGANIZATION: GEORGIA

REGISTERED AGENT INFORMATION

REGISTERED AGENT NAME: C T CORPORATION SYSTEM

ADDRESS: 2 Office Park Court

CITY: Columbia

 STATE:
 SC

 ZIP:
 29223

SECOND ADDRESS: Suite 103

EFFECTIVE DATE: 08/15/2007

DISSOLVED DATE: //

Corporation History Records

FILE DATE:

CODE FILE DATE COMMENT Document

Agent 05/22/2010 CH AGT ADDRESS

Authority 08/15/2007 SCBOS Filing:

Disclaimer: The South Carolina Secretary of State's Business Filings database is provided as a convenience to our customers to research information on business entities filed with our office. Updates are uploaded every 48 hours. Users are advised that the Secretary of State, the State of South Carolina or any agency, officer or employee of the State of South Carolina does not guarantee the accuracy, reliability or timeliness of such information, as it is the responsibility of the business entity to inform the Secretary of State of any updated information. While every effort is made to insure the reliability of this information, portions may be incorrect or not current. Any person or entity who relies on information obtained from this database does so at his own risk.

08/15/2007